

On motion of Mr. Tuck,

The question was so divided as to be put on the resolutions in the said amendment separately;

And on being put on assenting to the first resolution,

On motion of Mr. Causin,

The yeas and nays were required and appeared as follows:

#### AFFIRMATIVE.

Messrs. Causin  
Sutton  
Edes  
Morsell  
Freeman  
Langford  
Rider  
Phelps  
Traverse  
Lecompte of D.

Green  
Simpers  
Crookshanks  
Semmes  
Tuck  
Hamilton  
Clemments  
Dunbracco  
Hearn

Taylor  
Richardson  
Yellott  
Hopkins  
Nicols  
Griffith  
Dade  
Kilgour  
Pickell—28.

#### NEGATIVE

Messrs. Key  
Owens  
Dorsey  
Murray  
Hammond  
Clarke  
Weems  
Walker  
Ristean  
Welsh  
Randall  
Sherwood of T.  
Bowdle

Handy of Som.  
Fleming  
Lackland  
Janney  
Roberts  
Holland  
McKeehan  
Crampton  
Jarrett  
Thawley  
Springer  
Gallagher

Nesbit  
Grove  
Weber  
Harne  
Boteler  
Neff  
Buchanan  
Brown  
Shaw  
Powder  
Lecompte of C.  
Mr. Speaker—37.

So the House refused to assent to the first resolution.

The question then recurred on assenting to the second resolution in the said amendment.

On motion of Mr. Hammond,

The following amendment to the amendment submitted by Mr. Semmes, was read and assented to:

Insert therein to precede the second resolution:

“Resolved, That though it be constitutional to resort to direct taxation by the General Government, it may nevertheless and generally will be inexpedient.”

On motion of Mr. Causin,

The following amendment to the amendment submitted by Mr. Semmes, was read and assented to:

Insert after the amendment just assented to,

“Resolved, That though it be constitutional to resort to direct taxation for the support of Government, yet such resort should never be had, until the other resources of the Government, from